WWR# 040064306

UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:)	CHAPTER NO. 16-04475-JJT
EDWARD SILFIES)	
KELLY ELLIOTT)	BANKRUPTCY NO. 13
P.S.E.C.U.	Debtor)	Nature of Proceeding
)	Motion for Relief from Automatic Stay
	Movant)	Related to Document # 77
EDWARD SILFIES KELLY ELLIOTT)	
	Respondent.)	

REQUEST FOR ADDITIONAL TIME TO SUBMIT STIPULATION WITH CONCURRENCE

This request must be filed at least twenty-four (24) hours prior to the hearing. All requests must be approved by the Court. Submitting a request is not an automatic continuance.

The undersigned hereby requests additional time to negotiate a Stipulation to Resolve the Certificate of Default with the concurrence of the opposing party (parties).

Contemporaneous with the filing of this request, the undersigned has served a copy of this request upon all counsel participating in this proceeding.

Dated 07/18/2018

/s/ Brian Langford
Brian Langford
Attorney I.D. No. 324884
Weltman, Weinberg & Reis Co., L.P.A.
436 Seventh Avenue, Suite 2500
Pittsburgh, PA 15219
412-338-7102

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)	CHAPTER NO. 13
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)	BANKRUPTCY NO. 16-04475-JJT
Debtor)	Nature of Proceeding
)	Motion for Relief from Automatic Stay
)	
Movant)	Related to Document # 77
)	
)	
Respondent.)	
	<u>ORDER</u>	
AND NOW, to-wit, this		2018, upon consideration of
additional time to sub	mit stipulatio	on with concurrence, said request is hereby
RED.		
	Hono	orable John J. Thomas
		ed States Bankruptcy Judge
	rit, thisadditional time to sub	Movant) Respondent.) ORDER vit, this day of additional time to submit stipulations. RED.

Attorney For Movant Brian Langford PA ID# 324884 Weltman, Weinberg & Reis, Co., L.P.A. 436 Seventh Avenue, Suite 2500 Pittsburgh, PA 15219 (412) 338-7102